## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

LABORERS' PENSION	FUND, LABORERS'	)	
WELFARE FUND OF T	HE HEALTH AND	j	
WELFARE DEPARTME	NT OF THE	ý	
CONSTRUCTION AND	GENERAL	ý	
LABORERS' DISTRICT	COUNCIL OF	ý	
CHICAGO AND VICINI	TY, THE CHICAGO	ý	
LABORERS' DISTRICT	COUNCIL RETIREE	ý	
<b>HEALTH AND WELFAI</b>	RE FUND and	j	
CATHERINE WENSKU	S, not individually, but	)	
as Administrator of the F	unds,	į (	
	Plaintiffs,	) Case No.: 19 C :	1216
v.	,	ĺ	
K.L.F. ENTERPRISES, I	NC., a corporation	)	
Registered to do business	•	ý	
-	·	)	
•	Defendant.	)	

## **COMPLAINT**

Plaintiffs Laborers' Pension Fund and Laborers' Welfare Fund of the Health and Welfare Department of the Construction and General Laborers' District Council of Chicago and Vicinity, the Chicago Laborers' District Council Retiree Health and Welfare Fund, and Catherine Wenskus, Administrator of the Funds (hereinafter collectively "Funds"), by their attorneys, Patrick T. Wallace, Amy N. Carollo, G. Ryan Liska, Katherine C. Mosenson, and Sara S. Schumann and for their Complaint against Defendant K.L.F. Enterprises, Inc., state the following:

#### **COUNT I**

# (Failure to Timely Pay Employee Benefit Contributions)

1. Jurisdiction is based on Sections 502(e)(1) and (2) and 515 of the Employee Retirement Income Security Act of 1974 ("ERISA"), as amended, 29 U.S.C. §§1132 (e)(1) and

- (2) and 1145, Section 301(a) of the Labor Management Relations Act ("LMRA") of 1947 as amended, 29 U.S.C. §185(a), 28 U.S.C. §1331, and federal common law.
- 2. Venue is proper pursuant to Section 502(e)(2) of ERISA, 29 U.S.C. §1132(e)(2), and 28 U.S.C. §1391 (a) and (b).
- 3. The Funds are multiemployer Trusts established pursuant to Section 302(c)(5) of the LMRA. 29 U.S.C. § 186(c)(5). The Funds maintain their respective Plans, which are multiemployer benefit plans within the meanings of Sections 3(3) and 3(37) of ERISA, 29 U.S.C. § 1002(3) and 37(A), pursuant to their respective Agreements and Declarations of Trust in accordance with Section 302(c)(5) of the LMRA. The Funds have offices and conduct business within this District.
- 4. Plaintiff Catherine Wenskus is the Administrator of the Funds, and has been duly authorized by the Funds' Trustees to act on behalf of the Funds in the collection of employer contributions owed to the Funds and to the Construction and General District Council of Chicago and Vicinity Training Fund, and with respect to the collection by the Funds of amounts which have been or are required to be withheld from the wages of employees in payment of Union dues for transmittal to the Construction and General Laborers' District Council of Chicago and Vicinity (the "Union"). With respect to such matters, Wenskus is a fiduciary of the Funds within the meaning of Section 3(21)(A) of ERISA, 29 U.S.C. §1002(21)(A).
- 5. Defendant K.L.F. Enterprises, Inc. (hereinafter "Company") conducts business within this District and was at all times relevant herein an employer within the meaning of Section 3(5) of ERISA, 29 U.S.C. §1002(5), and Section 301(a) of the LMRA, 29 U.S.C. §185(c).

- 6. The Union is a labor organization within the meaning of 29 U.S.C. 158(a). The Union and Company have been parties to a Collective Bargaining Agreement ("Agreement"), at all times relevant, and at least since, December 11, 2014 (See attached Exhibit A, a copy of the Company's "short form" Agreement entered into between the Union and Company that adopts and incorporates the Master Agreements between the Union and various employer associations, and also binds the Company to the Funds' respective Agreements and Declarations of Trust).
- 7. The Funds have been duly authorized by the Construction and General Laborers' District Council of Chicago and Vicinity Training Fund (the "Training Fund"), the Midwest Construction Industry Advancement Fund ("MCIAF"), the Chicagoland Construction Safety Council (the "Safety Fund"), the Laborers' Employers' Cooperation and Education Trust ("LECET"), the Builders Association ("BAC"), Chicago Area Independent Construction Association ("CAICA"), the CISCO Uniform Drug/Alcohol Abuse Program ("CISCO"), the Industry Advancement Fund ("IAF"), and the Laborers' District Council Labor Management Committee Cooperative ("LDCLMMC"), to act as an agent in the collection of contributions due to those funds.
- 8. The Agreement and the Funds' respective Agreements and Declarations of Trust obligate Company to make contributions on behalf of its employees covered by the Agreement for pension benefits, health and welfare benefits, for the training fund and to submit monthly remittance reports in which Company, *inter alia*, identifies the employees covered under the Agreement and the amount of contributions to be remitted to the Funds on behalf of each covered employee. Pursuant to the terms of the Agreement and the Funds' respective Agreements and Declarations of Trust, contributions which are not submitted in a timely fashion are assessed liquidated damages at twenty percent (20%) of the report amount plus interest.

- 9. The Agreement and the Funds' respective Agreements and Declarations of Trust require the Company to submit its books and records to the Funds on demand for an audit to determine benefit contribution compliance. On or about August 14, 2018 the Funds provided the Company with a written demand for the audit period, covering June 1, 2015 forward.
- 10. The Agreement further obligates the Company to obtain and maintain a surety bond to insure future wages, pension and welfare contributions, and Company has failed to obtain and maintain a surety bond.
- 11. Notwithstanding the obligations imposed by the Agreement and the Funds' respective Agreements and Declarations of Trust, Company performed covered work during the months of June 1, 2015 forward, but has:
- (a) failed to submit reports and contributions to Plaintiff Laborers' Pension Fund for the period of June 2015 forward, thereby depriving the Laborers' Pension Fund of contributions, income and information needed to administer the Fund and jeopardizing the pension benefits of the participants and beneficiaries;
- (b) failed to submit reports and contributions to Plaintiff Laborers' Welfare Fund of the Health and Welfare Department of the Construction and General Laborers' District Council of Chicago and Vicinity for the period of June 2015 forward, thereby depriving the Welfare Fund of contributions, income and information needed to administer the Fund and jeopardizing the health and welfare benefits of the participants and beneficiaries;
- (c) failed to submit reports and contributions owed to Plaintiff Laborers' District Council Retiree Health and Welfare Fund of the Construction and General Laborers' District Council of Chicago and Vicinity for the period of June 2015 forward, thereby depriving the

Retiree Welfare Fund of contributions, income and information needed to administer the Fund and jeopardizing the health and welfare benefits of the participants and beneficiaries;

- (d) failed to submit reports and contributions to Laborers' Training Fund for the period of June 2015 forward, thereby depriving the Laborers' Training Fund of contributions, income and information needed to administer the Fund and jeopardizing the training fund benefits of the participants and beneficiaries; and
- (e) failed to report and pay all contributions owed to one or more of the other affiliated funds identified above for the period of June 2015 forward, thereby depriving said fund(s) of contributions, income and information needed to administer said fund(s) and jeopardizing the benefits of the participants and beneficiaries.
- 12. The Company's actions in failing to submit timely reports and contributions violate Section 515 of ERISA, 29 U.S.C. §1145, and Section 301 of the LMRA. 29 U.S.C. §185, and federal common law interpreting ERISA, 29 U.S.C. §1132 (g)(2).
- 13. Pursuant to Section 502(g)(2) of ERISA, 29 U.S.C. §1132 (g)(2), Section 301 of the LMRA, 29 U.S.C. §185, federal common law, and the terms of the Agreement and the Funds' respective Trust Agreements, Company is liable to the Funds for delinquent contributions, liquidated damages, interest, audit costs, reasonable attorneys' fees and costs, and such other legal and equitable relief as the Court deems appropriate.

WHEREFORE, Plaintiffs respectfully request this Court enter a judgment against Defendant K.L.F. Enterprises, Inc. as follows:

- a. ordering K.L.F. Enterprises, Inc. to submit benefits reports and contributions for the time period of June 2015 forward;
- b. entering judgment in sum certain against K.L.F. Enterprises, Inc. on the amounts due and owing pursuant to the amounts pleaded in the Complaint, from June 2015 forward reports, if any, including contributions, interest, liquidated damages assessed at twenty percent (20%) of the report amount, and attorneys' fees and costs;
- c. ordering K.L.F. Enterprises, Inc., to submit its books and records to the Funds auditor for a fringe benefit and Union dues compliance audit for the period from June, 1, 2015 forward;
- d. enter judgment in sum certain against K.L.F. Enterprises, Inc., on amounts due and owing pursuant to the audit including interest, liquidated damages, audit cost and attorney fees and costs;
- e. ordering K.L.F. Enterprises, Inc., to obtain and maintain a surety bond in accordance with the terms and conditions of the agreement; and
- f. awarding Plaintiffs any further legal and equitable relief as the Court deems appropriate.

#### **COUNT II**

## (Failure To Submit Reports and Pay Union Dues)

14. Plaintiffs re-allege paragraphs 1 through 13 of Count I as though fully set forth herein.

- 15. Pursuant to agreement, the Funds have been duly designated to serve as collection agents for the Union in that the Funds have been given the authority to collect from employers union dues which should have been or have been deducted from the wages of covered employees.
- 16. Dues reports and contributions are due by the 10<sup>th</sup> day following the month in which the work was performed. Dues reports and contributions which are not submitted in a timely fashion are assessed liquidated damages.
- 17. Notwithstanding the obligations imposed by the Agreement, the Company has performed covered work during the months of June 2015 forward and has failed to withhold and/or report to and forward union dues that were deducted or should have been deducted from the wages of its employees for the period of June 2015 forward, thereby depriving the Union of income and information.
- 18. Pursuant to the Agreement, the Company is liable to the Funds for the unpaid union dues, as well as liquidated damages, audit costs, reasonable attorneys' fees and costs as the Union's collection agent, and such other legal and equitable relief as the Court deems appropriate.

WHEREFORE, Plaintiffs respectfully request that this Court enter judgment against Defendant K.L.F. Enterprises, Inc.:

a. ordering K.L.F. Enterprises, Inc., to submit its June 2015 forward reports and contributions;

- b. entering judgment in sum certain against K.L.F. Enterprises, Inc., on the amounts due and owing, if any, as revealed by the reports to be submitted, including dues contributions, liquidated damages, and attorneys' fees and costs; and
- c. awarding Plaintiffs any further legal and equitable relief as the Court deems appropriate.

Respectfully submitted,

LABORERS' PENSION FUND, et al.

By: /s/ Sara S. Schumann
One of Plaintiffs' attorneys

Laborers' Pension and Welfare Funds Office of Fund Counsel 111 W. Jackson Blvd., Suite 1415 Chicago, IL 60604 (312) 692-1497 SaraS@chilpwf.com

February 18, 2019

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AFFILIATED WITH THE LABORERS' INTERNATIONAL UNION OF NORTH AMÉRICA 599 MCCLINTOCK DRIVE + SUITE 300 + BURR RIDGE, IL 60527 + PHONE: 630/653-8269 + FAX: 630/653-8853

# INDEPENDENT CONSTRUCTION INDUSTRY COLLECTIVE BARGAINING AGREEMENT

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jurks-than (Local Unitur), and uncompassing the geographic areas of Cock, (size, Drizge, Writ, Grandy, Kandell, Kand, McHanny and Boone counties. Histoit, trapt.

1. Recognition. In response to the fundamentation recognition as the mejority or Section 9(a) representative of the unit employees, the Employer recognition to the state of a control of control of the control of a control of control of a control

mitter approval from the Union. Hamilistanding the number of persons employed under the Apprenent, the Employer shall above by this Agreement, and it extensions hereof.

2. Labor Contract. The Employer artimes and adopts the apprictive Colorine Burgating Agreement(e), as designated by the Union, between the Union and the Bridgers Association. The Chiesgo Area Proposed Contractors Association in Chiesgo Area Proposed Contractors Association in Chiesgo Area Proposed Contractors and Contractors Association. The Chiesgo Area Scaledon, the Contract Contractors Association in Chiesgo Area Scaledon, the Contract Contractors association of Beart Chiesgo. Date of Bridgers Association, the Labor and Chiesgo Contractors and Chiesgo Contractors and Chiesgo Contractors association, the Massociation and Bridgers Association of Labor Contractors, the Billions Environmental Contractors Association of Bearter Chiesgo, the Underground Contractors Association, the Massociation and Association of Bearter Chiesgo, the Underground Contractors Association, the Massociation and Association of Bearter Chiesgo, the Underground Contractors Association, and of this Agreement, any Amitician on the right to strick staffed Local Unions Barre and appropriate Exceptional Chiesgo, the Underground Chiesgo, the Underground Chiesgo Agreement as proposed and Chiesgo Chiesgo

6. Subcontacting. The Stopkers, whether acting as a contractor, general manager or developer, shall not contract or subcontract any covered work to be done at the site of continuous, districting, contract or representation, particles and a busing, structure or other work to any person, conforming or suitay not signalarly to and covered by a colorist burgainty agreement with the Using. This obligation applies to all has of subcontractors purknowing work at the ests of construction. The Employer shall not be submedule conformed and the subcontractors person as a little state of the subcontractors person and the obligations of all the subcontractors person and the subcontractors person and

provisions hased.

7. Fings Benefits. The Employer agrees to pay the amounts test it is bound to pay under said Cohective Barganing Agreemants to the Estath and Weiger Deputings of the Construction and General Labours? District Connect of Chicago and Visitity, the Labours? Pension found (including Labours? Excess Benefit Fluids), the Fix Valley Benefit Fluids the Construction and General Labours? District Connect of Chicago and Visitity, the Labours? Pension found (including Labours? Excess Benefit Fluids), the Fix Valley Benefit Fluids the Construction and General Labours? Excess Benefit Fluids), the Fix Valley Benefit Fluids the Construction and General Labours? Excess Benefit Fluids), the Fix Valley Benefit Fluids the Construction and General Labours? Benefit Fluids and Bio-menagement Minds (the Fixeds\*), and to become bound by such the Construction as the state of the Construction of the Construction and State of the Construction as the state of the test of the state of the state of the state of the state of the Construction and Amendment the construction as the constructio

9. Secusions. In the print of any change in the benerality, management or operation of the Employer's business or substantially all of its assets, by sale or otherwise, it is agreed that as a condition of even sale or transfer that the new comes or example, which corporate or institute, shall be flary bound by the terms and conditions of this Agreement. The Employer shall provide no less than tea (10) days' prior written cooke to the Union of the sale or unarrier and shall be obligated for all expenses incomed by the Union to extence the frame of this paray aph.

Union to extract the trans of this paragraph.

10. Termination. This Agreement trad (emain is tyd force and effect from June 1, 2013 (unless disted differently below) through May 31, 2017, and shall combine transfer makes there has been given militer portion, by exhibited melt by ething party hardon, received no less than early (50) nor mark than many (90) days brief to the expertion date, of the deske to modify or small tris. Agreement through regulations, to the absence of such firely and props notice the Employer and be thinkn agrees to be board by the many applicable association agreements; in incorporating their title this Agreement and extending this Agreement for the 49 of the newly response to the termination of successive agreements, enthies and mining notice of termination is given not less than early (40) and more than many (90) days prior to the employer of cascine Burgaring Agreement.

11. Exception. The signatory below marrants his or her receipt of the applicable Defeations Burgaring Agreement(s) and extracted from the Employer to execute this Agreement, without force or others, and with full importations of the obligations and undertakings constituted further. The parties administration of accept became segnations on this Agreement as a 8 they were the control stone large.

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ACCEPTED:	FEIN No.:
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& May Human	(Print Name and Title)
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